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REMARKS

Claims 5-11, 13-15, 17-28, 39 and 44 were pending.

Claims 15 and 28 are cancelled herein

With respect to the objection to the specification and the requirement for clarification in the Office Action under reply, Applicants confirm that three identical devices tested under the same conditions provided the three sets of data points for Ir(ppy)₃ seen in Figure 3. The variation seen in the three sets of data points for Ir(ppy)₃ in Figure 3 fell within the expected range for three identical devices tested under the same conditions. In light of this clarification and in light of the cancellation herein of the only remaining claims reciting pixel shrinkage properties (claims 15 and 28), Applicants respectfully reconsideration and request that the objection to the specification be withdrawn.

Claims 15 and 28 were rejected under 35 USC 112, first paragraph because it is the Examiner's position that it would require undue experimentation to determine the full scope of the devices within the scope of the present claims that limit pixel shrinkage. Applicants submit that the cancellation of claims 15 and 28 (the only remaining claims that limit pixel shrinkage) obviates the rejection. Accordingly reconsideration and withdrawal of the rejection under 35 USC 112, first paragraph is respectfully requested.

Claims 5, 7-11, 13-15, 17-25 39, and 44 were provisionally rejected under 35 USC 101 as claiming the same invention as claims 5-10, 12-14, 16-24, 36 and 41 in copending USSN 10/421,074. Applicants note that claim 15 is cancelled herein. With respect to the remainder of the claims subject to provisional rejection under 35 USC 101, one set of conflicting claims will be cancelled upon receipt of an indication of allowable subject matter.

Claims 6 and 26-28 were provisionally rejected under the judicially created doctrine of obviousness-type double patenting over claims 5, 16, 17, 20 and 25 in copending USSN 10/421,074. Applicants note that claim 28 is cancelled herein. With respect to the remainder of the

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claims subject to provisional rejection under the judicially created doctrine of obviousness-type double patenting, a Terminal Disclaimer will be timely filed upon receipt of an indication of allowable subject matter.

CONCLUSION

Having fully addressed the Examiner's rejections and comments, it is respectfully submitted that this application is in condition for allowance subject to resolution of the provisional double patenting rejections. An early and favorable response is earnestly solicited. If a telephone interview would assist in advancing the prosecution of the subject application, the Examiner is invited to telephone applicant's undersigned attorney at the number provided.

The Commissioner is hereby authorized to charge any fees which may be due and owing with respect to this amendment to Deposit Account No. 502897.

Respectfully submitted,

Dated: November 17, 2005

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